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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/726,253	12/02/2003	David L. Patton	87056DMW	3498
Pamela R. Croc	7590 01/29/2008 ker		EXAM	INER
Patent Legal Staff			GE, YUZHEN	
Eastman Kodak Company 343 State Street			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)					
	10/726,253	PATTON ET AL.					
Office Action Summary	Examiner	Art Unit					
	Yuzhen Ge	2624					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY	Y IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.					
WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period varieties to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 27 N	ovember 2007.						
2a) This action is FINAL . 2b) ⊠ This	·						
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.					
Disposition of Claims							
4) Claim(s) 45-56 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>45-56</u> is/are rejected.						
7) Claim(s) is/are objected to.	r alaction requirement	•					
8) Claim(s) are subject to restriction and/o	· election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	er.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the	- · · ·						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
The path of declaration is objected to by the Ex	diffilier. Note the attached Office	Action of form P 10-132.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
3. Copies of the certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P						
Paper No(s)/Mail Date	6) Other:						

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Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on Nov. 27, 2007 has been entered.

Examiner's Remark

Applicant's amendment, filed on Nov. 27, 2007, has been received and entered into the file. Claims 1-44 are canceled and claims 45-56 are new and pending.

Applicant's arguments with respect to the pending claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 45-52 and 54-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al (US Patent 6,434,266) in view of Nishida (US Patent Pub. 2002/0105661).

Regarding claim 45, Kanno et al teach a method for modifying at least one colorimetric attribute of a predetermined region of a motion picture frame (col. 10, lines 66-67, col. 11, lines 8-10, col. 12, lines 1-2, the picture frame here can be a motion picture frame) comprising:

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- (a) preparing a master motion picture frame having said predetermined region (Figs. 10 and 20, col. 5, lines 26-35, col. 7, lines 24-30, a designated area is such a region, col. 17, lines 46-62);
- (b) generating at least two different metadata each identifying a same predetermined region and each identifying a different predetermined colorimetric transformation for application to the same predetermined region (Fig. 20, col. 7, lines 51-57, col. 11, lines 1-3, different conversions correspond to different metadata, col. 17, lines 46-62); and

applying one of the different colorimetric transform to pixels of said image within said predetermined region (Fig. 20, col. 17, lines 46-62).

However they do not explicitly teach

- (c) transmitting said master motion picture frame and one of the different metadata to a first movie theater and transmitting said motion picture frame and the other different metadata to a second movie theater; and
- (d) one of the different colorimetric transform being applied at the first movie theater, thereby modifying the at least one colorimetric attribute and the other different colorimetric transform being applied at the second movie theater to pixels, thereby modifying the at least one colorimetric attribute.

In the same field of endeavor, Nishida teaches

(c) transmitting an image and one of different metadata to a first display/print site and transmitting the image and the other different metadata to a second display/print site (paragraphs [0015], [0030]-[0031]); and

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(d) applying one of the different colorimetric transform at the first display/print site, thereby modifying the at least one colorimetric attribute and applying the other different colorimetric transform at the second display/print site, thereby modifying the at least one colorimetric attribute (paragraphs [0015], [0030]-[0031]).

A printing system taught by Nishida is for display images or picture frames and so is a movie theater. It is desirable to adapt to different displaying systems/printing systems and increase efficiency in the process of distribution (paragraph [0013] of Nishida). Therefore it would have been obvious to one of ordinary skill in the art, at the time of invention, to use the method of Nishida in the method of Kanno et al so that efficiency in distribution is increased.

Regarding claim 46, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute according to claim 45. Kanno et al further teach wherein the step of applying a colorimetric transform comprises the step of conforming within predetermined colorimetric limits for flesh tones, said predetermined limits specified in said metadata (col. 12, lines 55-61, col. 5, lines 23-35, col. 18, lines 45-52, Fig. 20, col. 17, lines 46-62).

Regarding claim 47, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute of a predetermined region of a motion picture frame according to claim 45. Kanno et al teach further the step of displaying a modified master motion picture frame (col. 5, lines 23-35).

Regarding claim 48, Kanno et al and Nishida teach a method for modifying at least one

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colorimetric attribute of a predetermined region of a motion picture frame according to claim 45 wherein the step of preparing a master motion picture frame having metadata comprises the steps of

- (a) identify the same predetermined region by processing a master motion picture flame and generating said metadata identifying the same predetermined region (Fig. 20, col. 11, lines 6-16, col. 12, lines 53-67, col. 17, lines 46-62, metadata that corresponds to color conversion and adjustment is generated); and
- (b) associating said metadata with said master motion picture frame (Fig. 20, col. 7, lines 51-57, col. 11, lines 1-16, col. 12, lines 53-67, different conversions correspond to different metadata, col. 17, lines 46-62).

Regarding claim 49, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute of a predetermined region of a motion picture frame according to claim 45. Kanno et al further teach wherein the step of processing said master motion picture frame comprises the step of applying a recognition algorithm to said pixels of said master motion picture frame (col. 14, lines 45-50, col. 15, lines 1-6, col. 20, lines 1-7, a recognition algorithm is implicitly applied, also recognition algorithm is well known in the art to recognize skin area or flesh area).

Regarding claim 50, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute of a predetermined region of a motion picture frame according to claim 45.

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Kanno et al further teach wherein the step of applying a colorimetric transform requires an operator selection from a plurality of available colorimetric transforms (Fig. 20).

Regarding claim 51, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute of a predetermined region of a motion picture frame according to claim 45. Kanno et al further teach the step of storing the motion picture frame that was modified at either the first or second movie theater/displaying site (col. 5, lines 23-35, col. 18, lines 45-52, the data is stored in memory in order to be displayed).

Claim 52 combines the limitations from claims 1 and 2 and applies to consecutively displayed digital motion picture frames and with added limitation:

(c) receiving said master motion picture and one of the different metadata at the first movie theater and receiving said master motion picture and the other different metadata at the second movie theater.

Nishida teaches (c) receiving image data and one of different metadata at the display/print site and receiving the same image data and the other different metadata at the display/print site (paragraphs [0015], [0030]-[0031]).

Therefore the combination of Kanno et al and Nishida teach claim 52.

Regarding claim 54, Kanno et al and Nishida teach a method for modifying an original flesh tone in a set of consecutively displayed digital motion picture frames according to claim 52. Kanno et al further teach the step of storing said modified set of consecutively displayed digital motion

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picture frames (col. 5, lines 23-35, col. 18, lines 45-52, the data is stored in memory in order to be displayed).

Regarding claim 55, Kanno et al and Nishida teach a method for modifying an original flesh tone in a set of consecutively displayed digital motion picture frames according to claim 52. Kanno et al further teach the step of substituting said set of consecutively displayed digital motion picture frames into said master motion picture to form a modified motion picture (Fig. 20, col. 17, lines 46-62, when a picture frame is modified and displayed it is substituting the original inputted picture frame).

Regarding claim 56, Kanno et al and Nishida teach a method for modifying an original flesh tone in a set of consecutively displayed digital motion picture frames according to claim 52. Kanno et al further teach wherein the step of applying said colorimetric transform is performed during display of said modified motion picture (col. 5, lines 23-35, col. 16, lines 18-26).

4. Claim 53 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al in view of Nishida, further in view of Patton et al (US Patent, 6,396,599, cited by IDS).

Regarding claim 53, Kanno et al and Nishida teach a method for modifying at least one colorimetric attribute according to claim 52. However they do not explicitly teach wherein the step of applying a colorimetric transform comprises the step of conforming within predetermined colorimetric limits for the original flesh tones, said predetermined limits specified in said

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metadata. In the same field of endeavor, Patton et al teach a step of conforming within predetermined colorimetric limits for the original flesh tones, said predetermined limits specified in a metadata (col. 1, lines 42-55, the flesh tones can be regarded as part of metadata). It is desirable to compensate for different skin tones in accordance with customers preferences and reproduce color with pleasing tone (col. 1, lines 15-25 and col. 1, line 64-col. 2, line 5 of Patton et al). Therefore it would have been obvious to one of ordinary skill in the art, at the time of invention, to use the method Patton et al in the method of Kanno et al and Nishida so that skin tones can be adjusted according to customer's preference to produce a pleasing tone.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yuzhen Ge whose telephone number is 571-272 7636. The examiner can normally be reached on 7:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bhavesh Mehta can be reached on 571-272-7453. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Yuzhen Ge Examiner Art Unit 2624

WENPENG CHEN
PRIMARY EXAMINER

1/3/08